Exhibit A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	Ref No. 333
Debtors.	(Jointly Administered)
FTX TRADING LTD., et al., ¹	Case No. 22-11068 (JTD)
In re	Chapter 11

ORDER AUTHORIZING THE DEBTORS TO REJECT CERTAIN EXECUTORY CONTRACTS EFFECTIVE AS OF THE REJECTION DATE

Upon the motion (the "Motion")² of FTX Trading Ltd. and its affiliated debtors and debtors-in-possession (collectively, the "Debtors"), for entry of an order (this "Order") authorizing the Debtors to (i) reject certain executory contracts set forth on Exhibit 1 to the Order, effective as of the Rejection Date and (ii) take such actions as may be necessary to implement and effectuate the rejection of the Contracts; and this Court having jurisdiction to consider the Motion pursuant to 28 U.S.C. §§ 157 and 1334 and the Amended Standing Order of Reference from the United States District Court for the District of Delaware, dated February 29, 2012; and this Court being able to issue a final order consistent with Article III of the United States Constitution; and venue of these Chapter 11 Cases and the Motion in this district being proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this matter being a core proceeding pursuant to 28 U.S.C. § 157(b); and this Court having found that proper and adequate notice of the Motion and the relief requested therein has been provided in accordance with the Bankruptcy Rules, and

The last four digits of FTX Trading Ltd.'s and Alameda Research LLC's tax identification number are 3288 and 4063 respectively. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://cases.ra.kroll.com/FTX.

² Capitalized terms not otherwise defined herein are to be given the meanings ascribed to them in the Motion.

that, except as otherwise ordered herein, no other or further notice is necessary; and objections (if any) to the Motion having been withdrawn, resolved or overruled on the merits; and a hearing having been held to consider the relief requested in the Motion and upon the record of the hearing and all of the proceedings had before this Court; and this Court having found and determined that the relief sought in the Motion is in the best interests of the Debtors and their estates; and that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor;

IT IS HEREBY ORDERED THAT:

- 1. The Motion is GRANTED as set forth herein.
- 2. Pursuant to section 365 of the Bankruptcy Code and Bankruptcy Rule 6006, each of the Contracts set forth on Exhibit 1 attached hereto is hereby rejected effective as of the Rejection Date.
- 3. Each Contract counterparty shall have until the date fixed by this Court in these Chapter 11 Cases pursuant to Bankruptcy Rule 3003(c)(3) to file any and all claims for damages arising from the Debtors' rejection of the Contracts.
- 4. The Debtors are authorized and empowered to execute and deliver such documents, and to take and perform all actions necessary to implement and effectuate the relief granted in this Order.
- 5. Nothing in this Order shall impair, prejudice, waive or otherwise affect any rights of the Debtors and their estates to assert that any claims for damages arising from the Debtors' rejection of the Contracts is limited to any remedies available under any applicable termination provisions of such rejected Contracts, or that any such claims are obligations of a third party, and not those of the Debtors or their estates.

6. All rights and defenses of the Debtors and any Contract counterparty are preserved, including all rights and defenses of the Debtors with respect to a claim for damages arising as a result of a Contract rejection, including any right to assert an offset, recoupment, counterclaim, or deduction. In addition, nothing in this Order or the Motion shall limit the Debtors' ability to subsequently assert that any particular Contract is terminated, expired, or otherwise no longer an executory contract.

7. The Debtors and their estates do not waive any claims that they may have against any Contract counterparty, whether or not such claims arise under, are related to, or are independent of the Contracts.

- 8. Notwithstanding the relief granted in this Order and any actions taken pursuant to such relief, nothing in this Order shall be deemed: (a) an admission as to the validity, priority or amount of any particular claim against a Debtor entity; (b) a promise or requirement to pay any particular claim or (c) a request or authorization to assume any agreement, contract or lease pursuant to section 365 of the Bankruptcy Code.
 - 9. The requirements in Bankruptcy Rule 6006 are satisfied.
- 10. This Court shall retain jurisdiction with respect to any matters, claims, rights or disputes arising from or related to the Motion or the implementation of this Order.

Dated:	
Wilmington, Delaware	The Honorable John T. Dorsey
	United States Bankruptcy Judge

EXHIBIT 1

Contracts

Non-Debtor	Debtor		Description of
Counterparty	Counterparty	Non-Debtor Counterparty Address	Agreement
Basketball	West Realm	601 Biscayne Blvd.	Facilitation
Properties, Ltd.	Shires Services,	Miami, FL 33132	Agreement, dated as
	Inc.	Attn: John Vidalin, EVP/COO	of March 22, 2021
		with a court to	
		with a copy to:	
		Basketball Properties, Ltd.	
		601 Biscayne Blvd.	
		Miami, FL 33132	
F 1 M 1 4	W + D 1	Attn: Raquel Libman, EVP/CLO	T 44 C A
Echo Marketing	West Realm	6400 Hollis Street, Suite 14	Letter of Agreement,
	Shires Services,	Emeryville, CA 94608	dated as of January 18,
F C + C	Inc.	Email: sam@echosports.com	2022
Fox Sports Sun,	West Realm	500 E. Broward, Suite 1300	Advertising
LLC	Shires Services,	Fort Lauderdale, FL 33394	Agreement, dated as
Gisele Caroline	Inc.	c/o SCS Financial	of April 13, 2021
Bündchen	Blockfolio, Inc.		Partnership and Endorsement
Bundenen		888 Boylston Street Boston, MA 02199	
		Email:	Agreement, dated as of May 27, 2021
		Patricia@celebrityagency.com.br and	01 May 27, 2021
		Juridico@celebrityagency.com.br	
		Juildico(w,celebrityagency.com.or	
		with a copy to:	
		Latham & Watkins LLP	
		10250 Constellation Blvd., Suite 1100	
		Los Angeles, CA 90067	
		Attn: Jonathan West	
		Email: Jonathan.West@lw.com	
Gisele Caroline	Blockfolio, Inc.	c/o SCS Financial	Charitable Giving
Bündchen		888 Boylston Street	Letter Agreement,
		Boston, MA 02199	dated as of May 27,
		Email:	2021
		Patricia@celebrityagency.com.br and	
		Juridico@celebrityagency.com.br	
		with a copy to:	
		Latham & Watkins LLP	
		10250 Constellation Blvd., Suite 1100	
		Los Angeles, CA 90067	
		Attn: Jonathan West	
		Email: Jonathan.West@lw.com	

Non-Debtor	Debtor		Description of
Counterparty	Counterparty	Non-Debtor Counterparty Address	Agreement
Golden State	West Realm	1 Warriors Way	Sponsorship
Warriors, LLC;	Shires Services,	San Francisco, CA 94158	Agreement, dated as
GSW LoL LLC;	Inc.	Attention: Chief Legal Officer	of December 9, 2021
SC Warriors			
LLC; and GSW			
Gaming Squad LLC			
ICC Business	FTX Trading	Street 69, Dubai Sports City,	Official Partner
Corporation FZ	Ltd.	Sheikh Mohammed Bin Zayed Road,	Agreement, dated as
LLC	Lu.	PO Box 500070,	of October 13, 2021
LLC		Dubai	01 0010001 13, 2021
		United Arab Emirates	
		Attn: General Manager, IBC	
		with a copy to:	
		Attn: General Counsel	
		Email: <u>ceonotices@icc-cricket.com</u> and	
		legal.notices@icc-cricket.com	
Lincoln	West Realm	601 F Street, NW	Sponsorship
Holdings LLC	Shires Services,	Washington, DC 20004	Agreement, dated as
DBA	Inc.	Attn: Patrick Duffy, Sr. Vice President,	of December 2, 2021
Monumental		Corporate Partnerships	
Sports &		Phone: (202) 292-1984	
Entertainment	W 4 D 1	Email: pduffy@monumentalsports.com	A 1 4' ' 1
Miami Heat Limited	West Realm	Attn: John Vidalin Executive Vice President & Chief	Advertising and
	Shires Services, Inc.	Commercial Officer	Promotion Agreement, dated as of March 22,
Partnership	inc.	601 Biscayne Boulevard	2021
		Miami, FL 33132	2021
		ivilanii, i L 33132	
		with a copy to:	
		Miami Heat Limited Partnership	
		Attn: Raquel Libman	
		Executive Vice President & Chief	
		Legal Officer	
		601 Biscayne Boulevard	
		Miami, FL 33132	

Non-Debtor	Debtor		Description of
Counterparty	Counterparty	Non-Debtor Counterparty Address	Agreement
Miami Heat Limited Partnership	FTX Trading Ltd. and West Realm Shires Services, Inc.	Attn: John Vidalin Executive Vice President & Chief Commercial Officer 601 Biscayne Boulevard Miami, FL 33132 with a copy to: Miami Heat Limited Partnership	Counterpart and Guarantee, dated as of March 22, 2021
		Attn: Raquel Libman Executive Vice President & Chief Legal Officer 601 Biscayne Boulevard Miami, FL 33132	D. C. ID. I.
MLB Advanced Media, L.P., on its own behalf and on behalf of Major League Baseball Properties, Inc., the Office of the Commissioner of Baseball, The MLB Network, LLC and the Major League Baseball Clubs	Blockfolio, Inc.	Attn: General Counsel MLB Advanced Media, L.P. 1271 Avenue of the Americas New York, NY 10020 with a copy to: Wachtell, Lipton, Rosen & Katz 51 W 52 nd Street New York, NY 10019 Attn: Philip Mindlin	Promotional Rights Agreement, dated as of July 10, 2021, as supplemented by an Addendum to the Promotional Rights Agreement, dated as of May 26, 2022
Play Magnus AS	FTX Trading Ltd.	Tordenskiolds Gate 2, 0160 Oslo Norway Attn: Arne Horvei, Meltwater Champions Chess Tour Director Email: arne@playmagnus.com Phone: +4790662249 with a copy to: Postboks 143 Bogstadveien, 0323 Oslo, Norway	Sponsorship Agreement, dated as of May 1, 2021
SALT Venture Group, LLC	FTX Trading Ltd.	527 Madison Avenue, Floor 4 New York, NY, 10022 Phone: (212) 485-1958 Email: info@salt.org and john@salt.org	Sponsorship Agreement, dated as of December 24, 2021

Non-Debtor	Debtor		Description of
Counterparty	Counterparty	Non-Debtor Counterparty Address	Agreement
SC30 Inc.	Blockfolio, Inc.	1875 S. Grant Street, Suite 120	Partnership and
		San Mateo, CA 94402	Endorsement Services
		Attn: Hilary Awad	Agreement, dated as
		Email: hilary@sc30.com	of August 11, 2021
		with a copy to:	
		Octagon, Inc.	
		7950 Jones Branch Dr., Suite 700N	
		McLean, VA 22107	
		Attn: Jeff Austin Email:	
		jeff.austin@octagon.com	
		Attn: David Schwab Email:	
		david.schwab@octagon.com	
		Attn: General Counsel	
		Email: general.counsel@octagon.com	
Shohei Ohtani	West Realm	c/o CAA Sports LLC	Endorsement Services
	Shires Services,	2000 Avenue of the Stars	Agreement, dated as
	Inc.	Los Angeles, CA 90067	of November 16, 2021
		Attn: Nez Balelo	
		with a copy by email to all of the	
		following:	
		Nbalelo@caa.com	
		Marissa.Dishaw@caa.com	
		<u>Terry.Prince@caa.com</u>	
Sol Stores Inc.	West Realm	548 Market Street,	Services Agreement,
	Shires Services,	PMB 45477,	dated as of September
	Inc.	San Francisco, CA 94104	27, 2022
		Attn: CEO and Office of the General	
G 'C M 1'	W D	Counsel	1:
Swift Media	West Realm	5340 Alla Road, #100	Sponsorship
Entertainment,	Shires Services,	Los Angeles, CA 90066	Agreement, dated as
Inc.	Inc.	Email: www.ng@solomid.net Attn: Walter Wang	of May 18, 2021
Swift Media	FTX Trading	5340 Alla Road, #100	Sponsorship
Entertainment,	Ltd.	Los Angeles, CA 90066	Agreement, dated as
Inc.		Email: wwang@solomid.net	of May 18, 2021
		Attn: Walter Wang	

Non-Debtor	Debtor		Description of
Counterparty	Counterparty	Non-Debtor Counterparty Address	Agreement
UJH	Blockfolio, Inc.	FAB Consulting Solutions, LLC	Partnership and
Enterprises, Inc.		c/o Sylvester King Jr.	Endorsement Services
		4328 SW 134th Avenue	Agreement, dated as
		Miramar, FL 33027	of July 30, 2021
		with a copy to:	
		skingjr1@gmail.com	
Wasserman	West Realm	Wasserman Media Group, LLC	Master Services
Media Group,	Shires Services,	10900 Wilshire Blvd. Suite 1200	Agreement, dated as
LLC	Inc.	Los Angeles, CA 90024	of February 4, 2022,
		Attn: Jason Banks	as supplemented by
		Email: jbanks@teamwass.com	Statements of Work,
			dated as of February 4,
		CC: Wendy Phillips, Esq.	2022, and March 28,
		Email: wphillips@teamwass.com	2022, respectively